

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

KWAI FUN WONG and WU WEI TIEN TAO)	
ASSOCIATION,)	
)	
Plaintiffs,)	Civil No. 01-718-ST
)	
v.)	<u>ORDER</u>
)	
DAVID V. BEEBE, JOHN DOE IMMIGRATION)	
AND NATURALIZATION SERVICE (nka)	
DEPARTMENT OF HOMELAND SECURITY))	
OFFICIALS, and UNITED STATES OF)	
AMERICA,)	
)	
Defendants.)	

Magistrate Judge Stewart entered an order (# 312) on January 27, 2006, granting in part and denying in part plaintiff's motion for protective order (# 295); as relevant here, requiring defendants to defray plaintiff's air fare for travel relative to her deposition. The matter is now before me pursuant to 28 U.S.C. § 636(b)(1)(A) and Fed. R. Civ. P. 72(a). When either party objects to any portion of a Magistrate Judge's order on a non-dispositive pretrial matter, the district court determines whether the Magistrate Judge's order is "clearly erroneous or contrary to law." See 28 U.S.C. § 636(b)(1)(A); Fed. R. Civ. P. 72(a); Osband v. Woodford, 290 F.3d 1036,

1041 (9th Cir. 2002).

Defendants have timely filed objections (# 317) and plaintiff has responded (# 330). I have considered the objections and find no error. Accordingly, I AFFIRM Magistrate Judge Stewart's order (# 312), filed on January 27, 2006, requiring defendants to defray plaintiff's air fare for travel relative to her deposition.

DATED this 24th day of March, 2006.

/s/ Robert E. Jones
ROBERT E. JONES
U.S. District Judge